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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/751,848	01/02/2001	Jeong-hoon Park	Q62028	9288
7590 07/02/2004 SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC			EXAMINER	
			LEE, ANDREW CHUNG CHEUN	
2100 Pennsylvania Avenue, N.W. Washington, DC 20037-3202		ART UNIT	PAPER NUMBER	
	•		2664	フ
		DATE MAILED: 07/02/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
·	09/751,848	PARK ET AL.			
) Office Action Sum m áry	Examiner	Art Unit			
•	Andrew C Lee	2664			
The MAILING DATE of this commun. Period for Reply	ication appears on the cover sheet	with the correspondence address -			
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this comm - If the period for reply specified above, the maximum states a period for reply is specified above, the maximum states are reply within the set or extended period for reply Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may nunication. 0) days, a reply within the statutory minimum of the atutory period will apply and will expire SIX (6) Min will, by statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) file	ed on <u>02 January 2001</u> .				
2a) ☐ This action is FINAL .					
3) Since this application is in condition	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practic	ce under <i>Ex parte Quayle</i> , 1935 C	.D. 11, 453 O.G. 213.			
Disposition of Claims					
4) Claim(s) 1-59 is/are pending in the a	application.				
4a) Of the above claim(s) is/a	4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-59</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restric	tion and/or election requirement.				
Application Papers					
9)⊠ The specification is objected to by the	e Examiner.				
10) The drawing(s) filed on is/are:	a) accepted or b) objected t	o by the Examiner.			
Applicant may not request that any object	ction to the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including	the correction is required if the drawir	ng(s) is objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to	by the Examiner. Note the attach	ed Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
	documents have been received.				
	documents have been received in	• •			
3. Copies of the certified copies	nal Bureau (PCT Rule 17.2(a)).	en received in this National Stage			
* See the attached detailed Office actio	, , , , , , , , , , , , , , , , , , , ,	ot received			
222 2 2000 00000	a not of the continue copies in				
Attachment(s)					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (P 	4) Interview	v Summary (PTO-413) o(s)/Mail Date			
3) Information Disclosure Statement(s) (PTO-1449 or		f Informal Patent Application (PTO-152)			
Paper No(s)/Mail Date	6) Other: _				

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DETAILED ACTION

Drawings

- 1. The drawings are objected to because the boxes shown in Figure 2 should be labeled with descriptive legends. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
- 2. The drawings are objected to because the reference elements 1, 2 and 3 should not be circled. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.
- 3. The drawings are objected since the drawing in Fig 2 does not show the claim limitations of claim 1 (c) and claim 2 (c), respectively Claim 1(c) transmitting the header separately from the bit stream transmitted in the step (b); and Claim 2 (c) separately transmitting the payload and the header. Also Fig 2 does not show the claim limitations of Claims 3, 4 and 7 to 10. The current drawings show the server transmitting RTCP/TCP/IP first then waiting for Acknowledgment message from client then sending RTP/UDP/IP. The objection to the drawings will not held in abeyance.
- 4. The drawings are objected to because Fig 5 has two drawings in one page. The drawings should be labeled and titled separately. This reflects the description in the specification. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

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Specification

5. Applicant is reminded of the proper content of an abstract of the disclosure.

A patent abstract is a concise statement of the technical disclosure of the patent and should include that which is new in the art to which the invention pertains. If the patent is of a basic nature, the entire technical disclosure may be new in the art, and the abstract should be directed to the entire disclosure. If the patent is in the nature of an improvement in an old apparatus, process, product, or composition, the abstract should include the technical disclosure of the improvement. In certain patents, particularly those for compounds and compositions, wherein the process for making and/or the use thereof are not obvious, the abstract should set forth a process for making and/or use thereof. If the new technical disclosure involves modifications or alternatives, the abstract should mention by way of example the preferred modification or alternative.

The abstract should not refer to purported merits or speculative applications of the invention and should not compare the invention with the prior art.

Where applicable, the abstract should include the following:

- (1) if a machine or apparatus, its organization and operation;
- (2) if an article, its method of making;
- (3) if a chemical compound, its identity and use;
- (4) if a mixture, its ingredients;
- (5) if a process, the steps.

Extensive mechanical and design details of apparatus should not be given.

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6. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required:

- page 9, line 21, lines 22-23 "including several layers"
- page 10 lines1 and 2, "including several layers"
- Page 11, lines 2 and 3, "UNACK transmission protocol" and "ACK transmission protocol"
- 7. The disclosure is objected to because of the following informalities:
 - The Office suggests that Page 1, line 15, "packetized by a request for comments (RFC) protocol", and page 4 line 10 " conforms to a current RFC protocol" need clarification.
 - Page 7, line 12, Applicant should clarify what " a file" is, (video encoded bit stream?)
 - Applicant should use "transmitting/receiving" instead of using "transceiving or transceived" so as in consistent with the Title and the claims.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

9. Claims 1 –28, 32-59 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ludwig (US 6,697,352 B1) in view of Zhu (US 6,154,780) and lizuka et al (US 5,699,521).

Regarding Claims 1-2 and 32-33, Ludwig discloses clearly adding a header from each communication protocol layer to a payload while transmitting the bit stream coded in the step of coding source data into the bit stream. (Fig 5, column 2, lines 10-33, column 17, lines 4-15). Ludwig fails to disclose coding source data into the bit stream using a predetermined type of coding. However, Zhu discloses coding source data into the bit stream using a predetermined type of coding (column 1, lines 33-34 — using H.263 representing a picture in an encoded video bitstream). He also teaches the process of

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encapsulation adding overhead to another protocol's packet (column 1, lines 17-23). Therefore, it would have been obvious to modify Ludwig to include coding source data into the bit stream using a predetermined type of coding as that taught by Zhu in order to create a flexible bitstream that may be efficiently packetized for a variety of transport protocols. But, both Ludwig and Zhu do not disclose transmitting the header separately from the bit stream transmitted in the step of adding a header from each communication protocol layer to a payload while transmitting the bit stream coded from a coding source data. However, lizuka et al discloses the information of a protocol header of data to be sent or received being used as priority decision information to decide whether transmitting the header separately from the bit stream transmitted in the step of adding a header from each communication protocol layer to a payload while transmitting the bit stream coded from a coding source data (column 2, lines 21-24). It would have been obvious to modify the combination of Lugwig and Zhu including the information of a protocol header of data to be sent or received being used as priority decision information to decide whether transmitting the header separately from the bit stream transmitted in the step of adding a header from each communication protocol layer to a payload while transmitting the bit stream coded from a coding source data as that taught by lizuka et al in order to obviate the need of deciding whether the sent or received data are prior ones or not by using the priority decision information of a protocol header of the segmented leading data.(column 3, lines 5-10).

Regarding to Claims 3-4 and 34-35, Ludwig discloses the limitation of a bit stream having headers added in each communication protocol layer (column 2, lines 10-32) and is

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transmitted in an unacknowledged mode protocol (column 14, lines 62-65), and header transmitting in an acknowledged or unacknowledged mode protocol (column 7, lines 43-48, Fig. 6).

Regarding claims 5-6 and 36-37, Ludwig discloses the limitation of when the number of times of re-transmission of a bit stream transmitted in an acknowledged mode protocol is equal to or less than a predetermined number of times, the bit stream, which has been transmitted in an unacknowledged mode protocol, is transmitted in an acknowledged mode protocol (column 12, lines 41-50)

Regarding claims 7-9 and 38-40, Ludwig discloses the limitation of the header information in the bit stream be simultaneously transmitted in an acknowledged mode protocol with the bit stream (column 14, lines 66-67). He also teaches that the header information in the bit stream is simultaneously transmitted in an acknowledged mode protocol with the payload (column 15, lines 6-12). And the header information in the bit stream is simultaneously transmitted in the unacknowledged mode protocol with the bit stream (column 14, lines 62-64).

Regarding claims 10 and 41, Ludwig discloses that as a transmission error occurs, the bit stream, to which headers have been added by undergoing each communication protocol layer, is re-transmitted in an acknowledged or unacknowledged mode protocol (column11, lines 48-57).

Regarding Claims 11-16 and 42-47, Ludwig teaches the acknowledged mode protocol being a transmission control protocol (TCP), and the unacknowledged mode

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protocol being a user datagram protocol (UDP). (Column 6, lines 24-26; lines 35-37; column 11, lines 48-57, Fig 9a and 9b).

Regarding Claims 17-24 and 48-55, Ludwig discloses the limitations of the acknowledged mode retransmitting Internet Protocol (IP) or Radio Link Protocol (RLP) packets. (Column 11, lines 50-57; column 13, lines 60-63).

Regarding Claims 25-26 and 56-57 Ludwig discloses the limitations of the headers are a payload header, a real time protocol (RTP) header, a user datagram protocol (UDP) or transmission control protocol (TCP) header, an Internet protocol (IP) header, a radio link protocol (RLP) header, and a layer 2 (L2) header, which are added after a bit stream is passed through each layer (Column 6, lines 15-26, Fig.5 and Fig.6)

Regarding claims 27-28 and 58-59, Ludwig discloses the payload includes multimedia data (column 6, lines 60-65; column 17, lines 18-19)).

10. Claims 29, 30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ludwig in view of Zhu.

Regarding Claim 29, Ludwig discloses the limitations of adding the header of each communication protocol layer to a payload while transmitting the bit stream encoded by the encoder to each communication protocol layer; and a packet processing unit for transmitting the bit stream processed by the protocol processing unit in an unacknowledged mode protocol and transmitting the header information in an unacknowledged or acknowledged mode protocol (Fig 5, column 2, lines 10-32; column 6, lines 23-26; lines 35-37). Ludwig fails to disclose the limitations of an encoder for encoding

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source data into a bit stream. However, Zhu discloses the limitations of an encoder for encoding source data into a bit stream (column 6, lines 10-14, Fig 5; lines 5-9). Therefore, it would have been obvious to modify Ludwig to include an encoder for encoding source data into a bit stream such as that taught by Zhu in order to create a flexible bitstream that may be efficiently packetized for a variety of transport protocols.

Regarding to Claims 30 and 31, Ludwig disclose the system for relaying and receiving a bit stream in a communication network (Fig 6), the system comprising an extractor for separately extracting payloads and header information, which corresponds to the header of each layer (column 9, lines 61-65), while transmitting a bit stream received in a separate transmission protocol in the communication network to each layer (column 10, lines 33-36); an error determination processing unit for determining whether the header information extracted by the extractor has error (column 10, lines 20-27); a bit stream reorganizing unit for re-organizing a bit stream using the header information extracted by the extractor; and a decoder for decoding a bit stream re-organized by the bit stream reorganizing unit (column 14, lines 46-51). He also teaches the system having the error determination processing unit also requests re-transmission if it is determined that the header information has error (column 13, lines 2-7).

Conclusion

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew C Lee whose telephone number is (703) 305-8086. The examiner can normally be reached on Monday through Friday from 8:30am - 5:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on (703) 305-4366. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ajit Patel
Primary Examines

ACL 25 May 2004